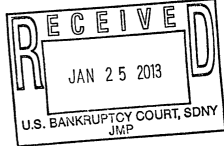
Zarko Cvetanovic 53 Highfield Rd Bloomfield, NJ 07003 January 24, 2013



UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK In re LEHMAN BROTHERS Inc., Debtor Case No. 08-01420 (JMP) SIPA The Honorable James M. Peck One Bowling Green, New York, NY 10004, Courtroom 601

### Dear Mr. Peck:

I've received the notice of hearing on Trustee's Fifteenth Omnibus Claims Objection to Proofs of Claim (Amended and Superseded Claims) where my claim number 9005644 filed on 1/30/2009 is labeled with 'unspecified' total amount claimed and with basis for objection & reason for proposed disallowance stating "the claim is amended and superseded by surviving claim 3147".

I have reached to Epiq Bankruptcy Solutions at (866) 841-7868 in order to find out more details about the basis for objection and specifically surviving claim 3147, however I have not received call back with more information. Therefore I'm submitting this written response to the Objection to make sure that this case does not get disallowed if I do not respond by the deadline provided with this notice.

I am attaching two SIPC documents which were submitted initially listing amounts of \$16,153.85 and \$41,538.46, totaling \$57,692.31. I am also attaching the letter from September 9<sup>th</sup> 2008 specifying conditions of separation of employment stating promise by Lehman Brothers of 2 months 'notice period' with full continuation of base salary and benefits, and promise of severance pay of 16 weeks and two weeks of unused vacation pay. Severance pay would extend from end of notice period 8<sup>th</sup> of November 2008 till March 14<sup>th</sup> 2009 as stated in this document or until I become employed by another firm, after which I would receive a lump sum payment representing the remainder of the payments. I am attaching also the letter from Lehman Brothers Holdings Inc. on September 30<sup>th</sup> 2008 where I am informed that promised salary payments will no longer be provided on October 3, 2008 or thereafter. So considering last payment was made on 09/20/2008 (attached) Lehman Brothers effectively did not pay base salary and benefits for 5 months and 3 weeks (until promised March 14<sup>th</sup> 2009). Considering base salary at \$120,000 this would be in simple math \$57,500.00.

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 2 of 40

Page 2

Considering hardship this bankruptcy has caused to my family at that time I would appreciate consideration and positive determination of this matter and we are looking forward to receive promised payments on behalf of Lehman Brothers soon.

Sincerely,

Zarko Cvetanovic

VP, Software Architect

2 08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 3 of 40

Egiq Bankruptcy Solutions, LLC 757 Third Avenue, 3rd Floor New York, NY 10017

Legal Documents Enclosed – Please direct to the attention of the Addressee, Legal Department or President.

Address Service Requested

LBI OMNI 15 NTC 01-04-2013 (MERGE2,TXNUM2) 4000011308 BAR(23) MAIL ID \*\*\* 000067200808 \*\*\*

CVETANOVIC, ZARKO 53 HIGHFIELD RD BLOOMFIELD, NJ 07003

## THIS PAGE INTENTIONALLY LEFT BLANK

## THIS IS A NOTICE REGARDING YOUR CLAIM. YOU MUST READ IT AND TAKE ACTION IF YOU DISAGREE WITH THE OBJECTION.

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

LEHMAN BROTHERS INC.,

Case No. 08-01420 (JMP) SIPA

Debtor.

## NOTICE OF HEARING ON TRUSTEE'S FIFTEENTH OMNIBUS CLAIMS OBJECTION TO PROOFS OF CLAIM (AMENDED AND SUPERSEDED CLAIMS)

## CLAIM(S) TO BE DISALLOWED & EXPUNGED

### CVETANOVIC, ZARKO

Name/Address of Claimant	Claim Number	Date Filed	Basis for Objection & Reason for Proposed Disallowance
CVETANOVIC, ZARKO 53 HIGHFIELD RD BLOOMFIELD, NJ 07003	9005644	1/30/2009	The claim is amended and superseded by surviving claim 3147.

PLEASE TAKE NOTICE that, on January 4, 2013, James W. Giddens, as Trustee (the "Trustee") for the liquidation of the business of Lehman Brothers Inc. ("Debtor" or "LBI") filed his Fifteenth Omnibus Objection to Proofs of Claim (Amended and Superseded Claims) (the "Objection") with the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). The category of claim objection applicable to you is identified in the table above in the column entitled "Basis for Objection & Reason for Proposed Disallowance."

The Objection requests that the Bankruptcy Court expunge, reduce, reclassify, and/or disallow one or more of your claims listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED on the ground that the claim is amended and superseded by the surviving claim noted above (the "Surviving Claim"). Any claim that the Bankruptcy Court expunges and disallows will be treated as if it had not been filed and you will not be entitled to any distribution on account thereof. Please note that where different documentation was filed with the Amended and Superseded Claim and the Surviving Claim, the Trustee will treat all documentation filed with both claims as having been filed in support of the Surviving Claim.

No determination has been made with respect to the Surviving Claim at this time. The Surviving Claim will remain on the General Creditor Claims Register subject to further analysis and objection by the Trustee on any basis.

If you do NOT oppose the disallowance, expungement, reduction or reclassification of your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then you do NOT need to file a written response to the Objection and you do NOT need to appear at the hearing.

If you DO oppose the disallowance, expungement, reduction or reclassification of your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then you MUST file with the Court and serve on the parties listed below a written response to the Objection that is received on or before 4:00 p.m. Prevailing Eastern Time on January 25, 2013 (the "Response Deadline").

Your response, if any, must contain at a minimum the following: (i) a caption setting forth the name of the Bankruptcy Court, the name of the Debtor, the case number and the title of the Objection to which the response is directed; (ii) the name of the claimant and description of the basis for the amount of the claim; (iii) a concise statement setting forth the reasons why the claim should not be disallowed, expunged, reduced, or reclassified for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Objection; (iv) all documentation or other evidence of the claim, to the extent not included with the proof of claim previously filed with the Bankruptcy Court, upon which you will rely in opposing the Objection; (v) the address(es) to which the Trustee must return any reply to your response, if different from that presented in the proof of claim; and (vi) the name, address, and telephone number of the person (which may be you or your legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the claim on your behalf.

The Bankruptcy Court will consider a response only if the response is timely filed, served, and received. A response will be deemed timely filed, served, and received only if the original response is actually received on or before the Response Deadline by (i) the chambers of the Honorable James M. Peck, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) Hughes Hubbard & Reed LLP, One Battery Park Plaza, New York, New York, 10004, Atm: Meaghan C. Gragg, Esq. and Stuart Mitchell, Esq.

A hearing will be held on February 13, 2013 to consider the Objection. The hearing will be held at 10:00 a.m. Prevailing Eastern Time in the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, Courtroom 601. If you file a written response to the Objection, you should plan to appear at the hearing. The Trustee reserves the right, however, to continue the hearing on the Objection with respect to your claim(s). If the Trustee does continue the hearing with respect to your claim(s), then the hearing will be held at a later date. If the Trustee does not continue the hearing with respect to your claim(s), then a hearing on the Objection will be conducted on the above date.

If the Bankruptcy Court does NOT disallow, expunge, reduce or reclassify your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then the Trustee has the right to object on other grounds to the claim(s) (or to any other claims you may have filed) at a later date. You will receive a separate notice of any such objections.

You may participate in a hearing telephonically provided that you comply with the Court's instructions (including, without limitation, providing prior written notice to counsel for the Trustee and any statutory committees), which can be found on the Court's website at www.nysb.uscourts.gov.

If you wish to view the complete Objection, you can do so on the Court's electronic docket for LBI's case, which is posted on the internet (i) at www.nysb.uscourts.gov (a PACER login and password are required and can be obtained through the PACER Service Center at <a href="www.pacer.psc.uscourts.gov">www.pacer.psc.uscourts.gov</a>), and (ii) for free at www.lehmantrustee.com, the Trustee's dedicated website. If you have any questions about this notice or the Motion, or if you would like to request a complete copy of the Motion at the Trustee's expense, please contact the Trustee's approved claims agent Epiq Bankruptcy Solutions, LLC at (866) 841-7868. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

DATED: January 4, 2013 New York, New York

Meaghan C. Gragg HUGHES HUBBARD & REED LLP One Battery Park Plaza New York, New York 10004 (212) 837-6000

ATTORNEYS FOR JAMES W. GIDDENS, TRUSTEE FOR THE SIPA LIQUIDATION OF LEHMAN BROTHERS INC. 08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pq 6 of 40

## LEHMAN BROTHERS

STEPHANIE DIAMOND

September 9, 2008

Zarko Cvetanovic By Hand

Dear Zarko:

This is an agreement and release concerning your separation from employment by Lehman Brothers. If you sign and comply with this agreement, you will receive the payments and benefits discussed below.

## Effective Dates, Payments and Benefits

- 1. Today will be the last day that you are expected to report to work.
- 2. Provided you sign and comply with this agreement, you are eligible to continue to receive your current base salary and benefits coverage through the earlier of March 14, 2009 or the date on which you become actively employed with another firm (the "separation date"), as follows.
  - a. You will continue to receive your current base salary and benefits continuation through November 8, 2008 (the "notice period").
  - b. Immediately after the notice period and in lieu of a lump sum separation payment consisting of 16 weeks of severance pay and two weeks of unused vacation pay, you will continue to receive your current base salary and certain benefits continuation, including medical benefits, through March 14, 2009.

Salary continuation will be paid on a biweekly basis at your current biweekly base salary rate, in accordance with the Firm's regular payroll practices. While you are on salary continuation, you will be eligible to continue your benefits coverage under the terms of our plans. All payments will be subject to withholding, payroll taxes and other applicable deductions.

- 3. Lehman Brothers has retained Lee Hecht Harrison to provide you with outplacement counseling services. These services are designed to assist you with counseling on resume writing, interviewing skills, networking techniques, and a job search campaign. We encourage you to take advantage of these services in order to ensure a smooth career transition. To sign up, please call Sasha Hohri at (866) 949-3325.
- 4. You and your covered dependents, pursuant to the COBRA law, may be eligible to continue health insurance coverage for up to 18 months from your separation date, at your own expense. Your right to continue or convert coverage (including COBRA coverage) after your separation date will be governed by the terms of our plans.
- 5. Your rights to benefits under any employee benefits plans will be determined in accordance with the terms of such plans. Our employee benefits plans may be modified or terminated at any time.
- 6. Should you become employed by another firm as an employee, consultant or independent contractor at any time while you are on salary continuation, you are obligated to inform the Firm so that you can be terminated from the Firm's payroll at that time. This date will be your separation date for purposes of this agreement. As of this separation date, your salary and benefits coverage continuation will

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 7 of 40 page 2

end. Provided you have signed and complied with this agreement, you will receive a lump sum payment representing the remainder of the payments described in paragraph 2, payable within 4 weeks of your separation date.

- 7. Should you be rehired by Lehman or any of its subsidiaries or affiliates as an employee, consultant or independent contractor at any time through your separation date you will no longer be eligible to receive the remainder of the payments described in paragraph 2.
- 8. As you are aware, for certain of your outstanding and unvested restricted stock unit awards ('RSUs') granted to you in connection with the Lehman Brothers Equity Award Program, you are expressly required to execute a release agreement as a condition of 'involuntary termination without cause' treatment under those awards. If you sign and comply with this separation agreement, you will satisfy the release requirement applicable to such awards.

## Complete Release

You agree to forever release Lehman Brothers Inc., any of its affiliated companies, past and present parents, subsidiaries, divisions and present and former employees, officers, directors, successors and assigns from all claims you may now have based on your employment with any Lehman affiliate or the separation of that employment, to the maximum extent permitted by law. This includes a release, to the maximum extent permitted by law, of any rights or claims you may have under: the Age Discrimination Employment Act, which generally prohibits age discrimination in employment; Title VII of the Civil Rights Act of 1964, which generally prohibits discrimination in employment based on race, color, national origin, religion or sex; the Equal Pay Act, which generally prohibits paying men and women unequal pay for equal work; the Americans with Disabilities Act, which generally prohibits discrimination on the basis of disability; the Employee Retirement Income Security Act of 1974, which governs the provision of pension and welfare benefits; the Conscientious Employee Protection Act, which generally prohibits retaliation due to an employee's whistle blowing-related activities; and all other federal, state or local laws prohibiting employment discrimination. This also includes a release by you of any claims for wrongful discharge, any compensation claims, or any other claims under any statute, rule, regulation, or under the common law. This release covers both claims that you know about and those you may not know about.

#### **Non-disclosure Provisions**

You agree not to disclose to anyone except your immediate family, accountant, and lawyer any information relating to the subject matter or existence of this agreement, including the dollar amount set forth, except to the extent required by legal process. Any disclosure to your immediate family, accountant or lawyer shall be made only upon their agreement not to disclose these terms to another person. Notwithstanding the foregoing, the parties may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the transaction and all materials of any kind (including opinions or other tax analyses) that are provided to either party relating to such tax treatment.

### Firm Property; Confidential Information

You agree that all proprietary or confidential information concerning Lehman, its business or customers which you learned, received, or developed while an employee of Lehman is and shall remain the exclusive property of Lehman. You agree that you will not, without Lehman's express written consent, (1) disclose any of Lehman's confidential or proprietary information to any entities or individuals outside of Lehman, including to any competitors, the media, or other third parties, or (2) use such information for your own personal benefit or for the benefit of any individual or entity

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 8 of 40 page 3

other than Lehman. You further agree to return to Lehman any and all Lehman property that you possess, including Lehman confidential or proprietary information, within one week after your last day of active employment.

## Registration

If you are currently registered with Lehman, your registration will cease as of your last day of active employment. Once you join another firm, you should immediately contact the new firm's Registration Department to transfer your registrations, as the transfer does not occur automatically. Your new firm should have you complete a new U-4 form.

### **Disparaging Remarks**

You agree not to make any remarks now or at any time in the future to any third party, including to a client, a competitor, or the media, that could be detrimental in any way to Lehman or to individual directors or employees of Lehman. This does not restrict your ability to respond to any inquiry that you may receive from applicable regulatory authorities or to disclose information pursuant to subpoena or legal process.

## **Future Cooperation**

You agree to reasonably cooperate with Lehman, its financial and legal advisors and/or government officials in connection with any business matters in which you were involved or any claims, investigations, administrative proceedings or lawsuits which relate to your Lehman employment. Related travel and accommodation expenses will be reimbursed in accordance with Lehman's standard policies.

### Arbitration

Any controversy arising out of or relating to this agreement shall be submitted to arbitration pursuant to the constitution and rules of the Financial Industry Regulatory Authority (FINRA).

### Consultation with Attorney

You have been advised to consult with an attorney concerning this agreement and acknowledge that you have had ample opportunity to do so before signing.

## Separation Booklet

You acknowledge that you have received and reviewed a copy of the Firm's booklet, "Guide to Leaving Lehman Brothers."

### **Employment Inquiries**

It is the Firm's policy to provide only limited information to non-Lehman individuals or organizations. Verify Job System, the vendor retained to provide this information, will disclose dates of employment and your last job title. Requestors can access the verification system online at www.vjsus.com or by calling 800-800-4857. Requestors will need your Social Security number in order to verify your employment information for a nominal fee. This shall not restrict Lehman's ability to provide complete information with respect to your employment when expected to do so under applicable regulatory requirements.

## **Entire Agreement**

This agreement constitutes the entire agreement between the parties and cannot be altered except in writing signed by both parties. The terms of this agreement supersede any other oral or written arrangement between you and the Firm with respect to your employment or the separation of your employment by the Firm including but not limited to any entitlements you may have under the Firm's severance policy. Both parties acknowledge that no representations were made to induce execution of this agreement, which are not expressly contained in this agreement.

## Successorship; Controlling Law

This agreement will be binding on Lehman and its successors and assigns and will also be binding on you, your heirs, administrators, executors and assigns. This agreement will be construed under the substantive law of the State of New Jersey, without regard to conflict of law principles.

## Period for Review and Consideration of Agreement

You have been given a period of forty-five (45) days from the date of this letter to review and consider this agreement before signing it. Please return this document to my attention in one of the following ways:

By Mail:

1301 Avenue of the Americas

New York, NY 10019

or by Fax:

(646) 758-5378

or by E-Mail:

stdiamon@lehman.com

You may use as much of this of forty-five (45) day period as you wish prior to signing. If you have not signed and returned this agreement by that date, you will not be eligible to receive the payments and benefits described in this agreement.

## Employee's Rights to Revoke Agreement

You may revoke this agreement within seven (7) days of your signing it. Revocation can be made by delivering a written notice of revocation to my attention at the address noted above. If you revoke this agreement it shall not be effective or enforceable and you will not receive the payments described in this agreement.

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Zarko Cvetanovic Pg 10 of 40 page 5

You acknowledge that you have read this agreement, understand it and are voluntarily entering into it.

LEHMAN BROTHERS INC.

Stephanie Diamond

Zarko Cvetanovic	
Date	

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document

# LEHMAN BROTHERS

STEPHANIE DIAMOND VICE PRESIDENT

September 9, 2008

Zarko Cvetanovic By Hand

Dear Zarko:

This is an agreement and release concerning your separation from employment by Lehman Brothers. If you sign and comply with this agreement, you will receive the payments and benefits discussed below.

### Effective Dates, Payments and Benefits

- 1. Today will be the last day that you are expected to report to work.
- 2. Provided you sign and comply with this agreement, you are eligible to continue to receive your current base salary and benefits coverage through the earlier of March 14, 2009 or the date on which you become actively employed with another firm (the "separation date"), as follows.
  - a. You will continue to receive your current base salary and benefits continuation through November 8, 2008 (the "notice period").
  - b. Immediately after the notice period and in lieu of a lump sum separation payment consisting of 16 weeks of severance pay and two weeks of unused vacation pay, you will continue to receive your current base salary and certain benefits continuation, including medical benefits, through March 14, 2009.

Salary continuation will be paid on a biweekly basis at your current biweekly base salary rate, in accordance with the Firm's regular payroll practices. While you are on salary continuation, you will be eligible to continue your benefits coverage under the terms of our plans. All payments will be subject to withholding, payroll taxes and other applicable deductions.

- 3. Lehman Brothers has retained Lee Hecht Harrison to provide you with outplacement counseling services. These services are designed to assist you with counseling on resume writing, interviewing skills, networking techniques, and a job search campaign. We encourage you to take advantage of these services in order to ensure a smooth career transition. To sign up, please call Sasha Hohri at (866) 949-3325.
- 4. You and your covered dependents, pursuant to the COBRA law, may be eligible to continue health insurance coverage for up to 18 months from your separation date, at your own expense. Your right to continue or convert coverage (including COBRA coverage) after your separation date will be governed by the terms of our plans.
- 5. Your rights to benefits under any employee benefits plans will be determined in accordance with the terms of such plans. Our employee benefits plans may be modified or terminated at any time.
- 6. Should you become employed by another firm as an employee, consultant or independent contractor at any time while you are on salary continuation, you are obligated to inform the Firm so that you can be terminated from the Firm's payroll at that time. This date will be your separation date for purposes of this agreement. As of this separation date, your salary and benefits coverage continuation will

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Zarko Cvetanovic Pg 12 of 40 page 2

end. Provided you have signed and complied with this agreement, you will receive a lump sum payment representing the remainder of the payments described in paragraph 2, payable within 4 weeks of your separation date.

- 7. Should you be rehired by Lehman or any of its subsidiaries or affiliates as an employee, consultant or independent contractor at any time through your separation date you will no longer be eligible to receive the remainder of the payments described in paragraph 2.
- 8. As you are aware, for certain of your outstanding and unvested restricted stock unit awards ('RSUs') granted to you in connection with the Lehman Brothers Equity Award Program, you are expressly required to execute a release agreement as a condition of 'involuntary termination without cause' treatment under those awards. If you sign and comply with this separation agreement, you will satisfy the release requirement applicable to such awards.

## **Complete Release**

You agree to forever release Lehman Brothers Inc., any of its affiliated companies, past and present parents, subsidiaries, divisions and present and former employees, officers, directors, successors and assigns from all claims you may now have based on your employment with any Lehman affiliate or the separation of that employment, to the maximum extent permitted by law. This includes a release, to the maximum extent permitted by law, of any rights or claims you may have under: the Age Discrimination Employment Act, which generally prohibits age discrimination in employment; Title VII of the Civil Rights Act of 1964, which generally prohibits discrimination in employment based on race, color, national origin, religion or sex; the Equal Pay Act, which generally prohibits paying men and women unequal pay for equal work; the Americans with Disabilities Act, which generally prohibits discrimination on the basis of disability; the Employee Retirement Income Security Act of 1974, which governs the provision of pension and welfare benefits; the Conscientious Employee Protection Act, which generally prohibits retaliation due to an employee's whistle blowing-related activities; and all other federal, state or local laws prohibiting employment discrimination. This also includes a release by you of any claims for wrongful discharge, any compensation claims, or any other claims under any statute, rule, regulation, or under the common law. This release covers both claims that you know about and those you may not know about.

### **Non-disclosure Provisions**

You agree not to disclose to anyone except your immediate family, accountant, and lawyer any information relating to the subject matter or existence of this agreement, including the dollar amount set forth, except to the extent required by legal process. Any disclosure to your immediate family, accountant or lawyer shall be made only upon their agreement not to disclose these terms to another person. Notwithstanding the foregoing, the parties may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the transaction and all materials of any kind (including opinions or other tax analyses) that are provided to either party relating to such tax treatment.

## Firm Property; Confidential Information

You agree that all proprietary or confidential information concerning Lehman, its business or customers which you learned, received, or developed while an employee of Lehman is and shall remain the exclusive property of Lehman. You agree that you will not, without Lehman's express written consent, (1) disclose any of Lehman's confidential or proprietary information to any entities or individuals outside of Lehman, including to any competitors, the media, or other third parties, or (2) use such information for your own personal benefit or for the benefit of any individual or entity

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Zarko Cvetanovic Pg 13 of 40 page 3

other than Lehman. You further agree to return to Lehman any and all Lehman property that you possess, including Lehman confidential or proprietary information, within one week after your last day of active employment.

## Registration

If you are currently registered with Lehman, your registration will cease as of your last day of active employment. Once you join another firm, you should immediately contact the new firm's Registration Department to transfer your registrations, as the transfer does not occur automatically. Your new firm should have you complete a new U-4 form.

## **Disparaging Remarks**

You agree not to make any remarks now or at any time in the future to any third party, including to a client, a competitor, or the media, that could be detrimental in any way to Lehman or to individual directors or employees of Lehman. This does not restrict your ability to respond to any inquiry that you may receive from applicable regulatory authorities or to disclose information pursuant to subpoena or legal process.

## **Future Cooperation**

You agree to reasonably cooperate with Lehman, its financial and legal advisors and/or government officials in connection with any business matters in which you were involved or any claims, investigations, administrative proceedings or lawsuits which relate to your Lehman employment. Related travel and accommodation expenses will be reimbursed in accordance with Lehman's standard policies.

### Arbitration

Any controversy arising out of or relating to this agreement shall be submitted to arbitration pursuant to the constitution and rules of the Financial Industry Regulatory Authority (FINRA).

## Consultation with Attorney

You have been advised to consult with an attorney concerning this agreement and acknowledge that you have had ample opportunity to do so before signing.

### **Separation Booklet**

You acknowledge that you have received and reviewed a copy of the Firm's booklet, "Guide to Leaving Lehman Brothers."

## **Employment Inquiries**

It is the Firm's policy to provide only limited information to non-Lehman individuals or organizations. Verify Job System, the vendor retained to provide this information, will disclose dates of employment and your last job title. Requestors can access the verification system online at www.vjsus.com or by calling 800-800-4857. Requestors will need your Social Security number in order to verify your employment information for a nominal fee. This shall not restrict Lehman's ability to provide complete information with respect to your employment when expected to do so under applicable regulatory requirements.

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 14 of 40 page 4

## **Entire Agreement**

This agreement constitutes the entire agreement between the parties and cannot be altered except in writing signed by both parties. The terms of this agreement supersede any other oral or written arrangement between you and the Firm with respect to your employment or the separation of your employment by the Firm including but not limited to any entitlements you may have under the Firm's severance policy. Both parties acknowledge that no representations were made to induce execution of this agreement, which are not expressly contained in this agreement.

## Successorship; Controlling Law

This agreement will be binding on Lehman and its successors and assigns and will also be binding on you, your heirs, administrators, executors and assigns. This agreement will be construed under the substantive law of the State of New Jersey, without regard to conflict of law principles.

## Period for Review and Consideration of Agreement

You have been given a period of forty-five (45) days from the date of this letter to review and consider this agreement before signing it. Please return this document to my attention in one of the following ways:

By Mail:

1301 Avenue of the Americas

New York, NY 10019

or by Fax:

(646) 758-5378

or by E-Mail:

stdiamon@lehman.com

You may use as much of this of forty-five (45) day period as you wish prior to signing. If you have not signed and returned this agreement by that date, you will not be eligible to receive the payments and benefits described in this agreement.

## Employee's Rights to Revoke Agreement

You may revoke this agreement within seven (7) days of your signing it. Revocation can be made by delivering a written notice of revocation to my attention at the address noted above. If you revoke this agreement it shall not be effective or enforceable and you will not receive the payments described in this agreement.

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document \*Zarko Cvetanovic Pg 15 of 40 page 5

You acknowledge that you have read this agreement, understand it and are voluntarily entering into it.

LEHMAN BROTHERS INC.

Stephanie Diamond

Zarko Cvetanovic

Date

## LEHMAN BROTHERS HOLDINGS INC.

September 30, 2008

Dear Mr. Cvetanovic:

We are disappointed to inform you that as a result of the bankruptcy of Lehman Brothers Holdings Inc. and the placement of Lehman Brothers Inc. into a liquidation proceeding under the Securities Investor Protection Act (SIPA), Lehman Brothers is unfortunately no longer able to provide the salary continuation or other payments described in your separation agreement. As a result, you will not receive a payment on October 3, 2008 or thereafter.

You may continue to be covered under any current medical, dental and/or vision benefits through the end of your original salary continuation date as set out in your separation agreement. Because you will no longer receive salary continuation payments from which your employee contributions for these benefits can be deducted, you will be billed monthly for these costs. An invoice will be mailed to your home with instructions on how and when to return your payment. Your current coverage is in effect and will remain in place subject to timely payment of your contributions.

The cost to you for medical, dental and/or vision coverage will remain the same through December 2008 but may increase in the future. As of your termination date, you may be eligible to continue these benefits for up to 18 months under COBRA.

For other voluntary benefits you may be covered under, you will receive a mailing directly from the insurance carrier to continue your coverage on a direct bill basis (for example, MetLife Auto & Home, Mass Mutual Group Variable Universal Life Insurance, Hyatt Legal).

As a matter of federal law, the assets of the Lehman Brothers Savings Plan (401(k) plan) and Lehman Brothers Holdings Inc. Retirement Plan (pension plan) are protected from the claims of Lehman Brothers' creditors. Information about these entitlements is available through Fidelity NetBenefits at <a href="https://www.netbenefits.fidelity.com">www.netbenefits.fidelity.com</a> or by calling 1-866-534-6266.

If you are owed additional severance payments that cannot be paid at this time as a result of the various Lehman bankruptcy proceedings, you will have claims for these amounts that can be filed as part of the bankruptcy process. At some point in the future, you will be receiving notification of the procedures for the filing of claims and the date by which the claims must be filed. A deadline for filing claims has not yet been set.

Also, if you have not yet done so, you may wish to apply for unemployment insurance benefits in your state. Information about applying for unemployment benefits is enclosed.

We recognize that this is difficult news and that you may have questions about this situation. Please call the Lehman Brothers HR Service Center at 212.526.2363. They can answer your questions or direct your call to someone who can.

Very truly yours,

LEHMAN BROTHERS HOLDINGS INC.



# CUSTOMER CLAIM FORM LEHMAN BROTHERS INC.

Zarko Cvetanovic
Account# E010204052
25 Reversible Account

53 Highfield Rd.
Bloomfield, NJ 07003-2907

Daytime Phone: (7.32) 673 7287

Email: ZARKOUS & GMail COM

Contact Person: ZARKO (VETANONIC

Taxpayer I.D. Number

(Social Security No.): 020 68-6154

## PLEASE NOTE

- A SEPARATE CLAIM FORM SHOULD BE FILED FOR EACH ACCOUNT.
- TO BE ELIGIBLE FOR THE MAXIMUM PROTECTION AFFORDED UNDER THE SECURITIES INVESTOR PROTECTION ACT ("SIPA"), ALL CUSTOMER CLAIMS SHOULD BE RECEIVED BY THE TRUSTEE ON OR BEFORE JANUARY 30, 2009; THE TRUSTEE WILL DETERMINE WHETHER CLAIMS MEET THE STATUTORY REQUIREMENTS FOR "CUSTOMER" CLAIMS UNDER SIPA; INCLUSION OF A CLAIM OR CLAIM TYPE ON THIS CLAIM FORM IS NOT DETERMINATIVE OF CUSTOMER STATUS UNDER SIPA:
- THE DEADLINE FOR FILING ALL CLAIMS IS JUNE 1, 2009. NO CLAIM WILL BE ALLOWED IF IT IS RECEIVED AFTER THAT DATE.
- ALL CLAIMS ARE DATED AS OF THE DATE <u>RECEIVED</u> BY THE TRUSTEE.
- YOU MAY FILE YOUR CLAIM ELECTRONICALLY ONLINE AT WWW.LEHMANTRUSTEE.COM OR SEND YOUR COMPLETED AND SIGNED CLAIM FORM TO THE TRUSTEE VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED.
- IF YOUR ACCOUNT HAS BEEN TRANSFERRED TO ANOTHER BROKERAGE FIRM, BUT YOU BELIEVE YOU HAVE A CLAIM FOR PROPERTY OWED TO YOU BY LEHMAN BROTHERS INC., YOU MUST FILE A CLAIM TO PROTECT YOUR RIGHTS.
- LEHMAN BROTHERS INC. IS THE ONLY LEHMAN ENTITY THAT IS A DEBTOR IN THIS SIPA LIQUIDATION PROCEEDING. THIS CUSTOMER CLAIM FORM APPLIES ONLY TO LEHMAN BROTHERS INC. AND DOES NOT APPLY TO ANY OTHER LEHMAN ENTITY, INCLUDING ANY ENTITY IN A PROCEEDING UNDER CHAPTER 11 OF TITLE 11 OF THE UNITED STATES CODE.

This claim form must be completed electronically online at <a href="www.lehmantrustee.com">www.lehmantrustee.com</a> or mailed promptly, together with supporting documentation, to the following:

If by first class mail:

Lehman Brothers Inc. Claims Processing c/o Epiq Bankruptcy Solutions, LLC P.O. Box 6389 Portland, OR 97228-6389 If by overnight mail:

Lehman Brothers Inc. Claims Processing c/o Epiq Bankruptcy Solutions, LLC 10300 SW Allen Blvd Beaverton, OR 97005 [THIS PAGE INTENTIONALLY LEFT BLANK]

1. CLA	IM FOR MONEY BALANCES OR CASH AS OF S	EDWD 40 m
	and the amount of:	EPTEMBER 19, 2008:
b. 1	owe LBI a debit or cash in the amount of:	\$ 16153.85
c. I ii "	f you wish to repay the debit balance listed in point b. all assert the amount you wish to repay and attach a check p James W. Giddens, Trustee for the SIPA Liquidation of rothers Inc." If you wish to make a payment, it must be ith this claim form.	avable to
•		\$
2. CLAIN	M FOR SECURITIES AS OF SEPTEMBER 19, 2008	2.
	Please Do Not Claim Any Securities You Have In	Your Possession
a. b.	LBI owes me securities:  I owe LBI securities:	YES (Circle Y or N) N
c.	If yes to either, please list below (or in additional pages as necessary):	Y N
Trade Date of Transaction		Number of Shares or Face Amount of Bonds
mm/dd/yyyy)	LEHNAN BROTHERS (-	LBI Owes Me I Owe LBI (Long) (Short)
n lollo	of 401 K plan, administered by Fidelity Inver 8 lexcercised these shares as I rolled over None of the shares were bought within	stments on bohalf of LBI) 401K into Rollover IRA last year
additional sp	pace is needed, attach additional pages providing the i	

[THIS PAGE INTENTIONALLY LEFT BLANK]

the state of the configuration of the state of the state

3. COMMODITY FUTURES CLAIM	AS.	Al	CL	ES	JR	ΤŢ	U	Y	IT	D	IO	MN	O.	C	3.
----------------------------	-----	----	----	----	----	----	---	---	----	---	----	----	----	---	----

	<u>YES</u>	( <u>NO</u>
Do you have a claim based on a commodity futures account?	(Circle Y	e Y or N)
If the answer to the above question is "yes," please state to basis for your claim below, attaching additional pages and necessary:	he amount, d supporting	and explain the documents as
Amount of Claim:		
Basis for Claim:		
		•

## WHEN COMPLETING SECTIONS 1 THROUGH 3 PLEASE KEEP IN MIND:

- If you cannot compute the amount of your claim, you may file an estimated claim. In that case, please indicate that your claim is an estimated claim.
- Proper documentation can speed the review, allowance, and satisfaction of your claim.
- Please enclose: copies of your last LBI account statement; purchase or sale confirmation slips; copies of checks that relate to the securities or cash you claim; and any other documentation or correspondence you believe will be of assistance in processing your claim.
- Please explain any differences between the securities or cash claimed and the cash balance and securities positions on your last account statement.
- If, at any time, you complained in writing about the handling of your account to any
  person or entity or regulatory authority, and the complaint relates to the cash and/or
  securities that you are now seeking, please be sure to provide with your claim copies of
  the complaint and all related correspondence, as well as copies of any replies that you
  received.

## PLEASE CIRCLE THE APPROPRIATE ANSWER FOR ITEMS 4 THROUGH 11.

NOTE: IF "Y" IS CIRCLED FOR ANY ITEM, PROVIDE A DETAILED EXPLANATION ON A SIGNED ATTACHMENT. IF SUFFICIENT DETAILS ARE NOT PROVIDED, THIS CLAIM FORM WILL BE RETURNED FOR YOUR COMPLETION.

4. Does your claim in any way relate to an entity other than
Lehman Brothers Inc. (for example, Lehman Brothers
Holdings Inc., or another Lehman subsidiary)?

5. Has there been any change in your account since
September 19, 2008?

YES

(Circle Y or N)

Y

N

[THIS PAGE INTENTIONALLY LEFT BLANK]

	08-13555-mg D0C 34614 Filed 01/25/13 Entere		01:25 Main D	)(
6.	Are you or were you a party to a repurchase of fevers repurchase agreement, director, officer, partner	r, $\widehat{Y}$	N	
	shareholder, lender to, or capital contributor of LBI?	•	IN	
7.	Are you related to, or do you have any business ventur with, any of the persons specified in "6" above, or an employee or other person associated in any way with LBI If so, give name(s). \ \was employee of \was \.	y '? <b>(Y</b> )	N	
8.	Are or were you a person who, directly or indirectly an through agreement or otherwise, exercised or had the power to exercise a controlling influence over the management or policies of LBI?	e	(N)	
9.	Is this claim being filed on behalf of a customer of a broke or dealer or bank? If so, provide documentation wit respect to each customer on whose behalf you ar claiming.	ih · re Y	N	
10.	Have you ever given any discretionary authority to an person to execute securities transactions with or throug LBI on your behalf? Give names, addresses and phornumbers.	yh ne Y	<b>W</b>	
11.	Have you or any member of your family ever filed a clai under the Securities Investor Protection Act of 1970? If s give name of that broker.	o, Y	N	
Plea	se list the full name, address, phone number, and email add	lress of anyone a	issisting you in	
the p	oreparation of this claim form:		_	
	Full name: <u>CRISTINA ALVAREZ</u> Address: <u>53 971 GHF1 ELD</u> RD		-	
	Address: 37 WINGHT ELD RED			
	BLOCKFIELD NJ 07003			
	Phone number: 973-320-4533			
	Email address: alvatina a hotmail, com	1		
the e	nore than one person is assisting you, attach additional page exact format above.			
CO	IS A VIOLATION OF FEDERAL LAW TO FILE NVICTION CAN RESULT IN A FINE OF UP TO \$5 UP TO FIVE YEARS OR BOTH.	A FRAUDUL 0,000 OR IMP	ENT CLAIM. PRISONMENT	
TATE	E FOREGOING CLAIM IS TRUE AND ACCURATE 'FORMATION AND BELIEF.			
Dat	e 1/27/09 Signature 5	failedet	ane H	
Dat	e 1/27/09 Signature Signature Signature			
(If of photos	ownership of the account is shared, all must sign above. Given number, and extent of ownership on a signed separate ount, e.g., corporate, trustee, custodian, etc., also state you uply the trust agreement or other proof of authority.)	ve each owner's sheet. If other	s name, address, than a personal	

THIS PAGE INTENTIONALLY LEFT BLANK

NITED STATES BANKRUPTCY COURT Southern District of New York		PROOF OF CLAIM
ame of Debtor: _ehman Brothers, Inc.	Case Numbe 08-01420	(JMP) SIPA
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of administrative expense may be filed pursuant to 11 U.S.C. § 503.	of the case. A re	equest for payment of an
ame of Creditor (the person or other entity to whom the debtor owes money or property):  ZARKO CVETANOVIC  ame and address where notices should be sent: 1000895189 LBI 12/1/2008 707445  Zarko Cvetanovic  28 Riverside Avenue, Apt. 7M=  53 Highfield Rd.  Bloomfield, NJ 07003-2907  clephone number: 973-320-4533 (H) 732-673-7287 (C)  Z12-272-1048 (W)		
ame and address where payment should be sent (if different from above):	anyone els relating to statement	s box if you are aware that se has filed a proof of claim your claim. Attach copy of giving particulars.
Amount of Claim as of Date Case Filed: \$ 16153 85	or trustee	in this case.
all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete em 4.  all or part of your claim is entitled to priority, complete item 5.	Priority u any porti one of the	of Claim Entitled to inder 11 U.S.C. §507(a). If on of your claim falls in the following categories, box and state the
Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		riority of the claim.
Basis for Claim: Solary Cout Innert's n 9   21   08 - 11   8   08    Last four digits of any number by which creditor identifies debtor:  3a. Debtor may have scheduled account as:	11 U.S.C.  Wages, sa to \$10,956 before filipetition or business, U.S.C. \$5  Contributi plan - 11 1  Up to \$2,4 purchase, or services household (a)(7).  Taxes or p governmer (a)(8).  Other - Sp of 11 U.S.  Amoun	ons to an employee benefit U.S.C. §507 (a)(5).  25* of deposits toward lease, or rental of property of for personal, family, or use – 11 U.S.C. §507  enalties owed to natal units – 11 U.S.C. §507  ecify applicable paragraph C. §507 (a)().
ANNING.  he documents are not available, please explain:	4/1/10 and ev	
Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creother person authorized to file this claim and state address and telephone number if different from the address above. Attach copy of power of attorney, if any.  Jaulo Coefficient Towns of the Coefficient Coefficient Fire of the 10 5500 000 as implications of features in the creother than the coefficient for the coefficie	editor or e notice	FOR COURT USE ONLY

10 (Official For 08:01(8555)5-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document

## в 10 00m 13 555 m 02/07 D 06m 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document

#### INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

#### Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's name, and the bankruptcy case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is located at the top of the notice.

#### Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the Bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card.

Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

4. Secured Claim:

Check the appropriate box and provide the requested information if the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) State the type and the value of property that secures the claim, attach copies of lien documentation, and state annual interest rate and the amount past due on the claim as of the date of the bankruptcy filing.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. §507(a). If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

#### 6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

#### 7. Documents:

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also attach a summary. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary. FRBP 3001(c) and (d). Do not send original documents, as attachments may be destroyed after scanning.

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2), authorizes courts to establish local rules specifying what constitutes a signature. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

## DEFINITIONS

#### Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

#### Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

#### Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

#### **Proof of Claim**

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car.

A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

#### Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C. §507(a) Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

#### Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor should redact and use only the last four digits of any social-security, individual's taxidentification, or financial-account number, all but the initials of a minor's name and only the year of any person's date of birth.

#### **Evidence of Perfection**

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

#### \_INFORMATION

Acknowledgment of Filing of Claim
To receive acknowledgment of your filing, you may
either enclose a stamped self-addressed envelope and a
copy of this proof of claim or you may access the court's
PACER system (www.pacer.psc.uscourts.gov) for a
small fee to view your filed proof of claim.

#### Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

\*C--KILIFORNIK BELIKERINGERING (BANKACKO) ----

If you would like to file your claim online please go to www.lehmantrustee.com and select the link for the online claim form. You will need the tracking number and mail id listed below to complete your claim online.

P00001, 0000\*\*-P02464 395706:S811 1613 A

Tracking Number: 713972 Mail ID: 707445

Zarko Cvetanovic 28. Rivorside Avenue, Apt. 7M 53 Highfield Rd. Bloomfield, NJ 07003-2907

LEHMAN BROTHERS INC.

CVETANOVIC, ZARKO ACCOUNT #: E10204052 53 HIGHFIELD RD **BLOOMFIELD NJ 07003** 

SECURITIES INVESTOR PROTECTION CORPORATION

Daytime Phone: 732-673 7287

Taxpayer I.D. Number

Email: Zarkous @ amail, com

Contact Person: Zarko Cvetanovic (Social Security No.): 020-68-6154

## PLEASE NOTE

- A SEPARATE CLAIM FORM SHOULD BE FILED FOR EACH ACCOUNT.
- TO BE ELIGIBLE FOR THE MAXIMUM PROTECTION AFFORDED UNDER THE SECURITIES INVESTOR PROTECTION ACT ("SIPA"), ALL CUSTOMER CLAIMS SHOULD BE RECEIVED BY THE TRUSTEE ON OR BEFORE JANUARY 30, 2009; THE TRUSTEE WILL DETERMINE WHETHER CLAIMS MEET THE STATUTORY REQUIREMENTS FOR "CUSTOMER" CLAIMS UNDER SIPA; INCLUSION OF A CLAIM OR CLAIM TYPE ON THIS CLAIM FORM IS NOT DETERMINATIVE OF CUSTOMER STATUS UNDER SIPA.
- THE DEADLINE FOR FILING ALL CLAIMS IS JUNE 1, 2009. NO CLAIM WILL BE ALLOWED IF IT IS RECEIVED AFTER THAT DATE.
- ALL CLAIMS ARE DATED AS OF THE DATE RECEIVED BY THE TRUSTEE.
- YOU MAY FILE YOUR CLAIM ELECTRONICALLY ONLINE AT WWW.LEHMANTRUSTEE.COM OR SEND YOUR COMPLETED AND SIGNED CLAIM FORM TO THE TRUSTEE VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED.
- YOUR ACCOUNT HAS BEEN TRANSFERRED TO ANOTHER BROKERAGE FIRM, BUT YOU BELIEVE YOU HAVE A CLAIM FOR PROPERTY OWED TO YOU BY LEHMAN BROTHERS INC., YOU MUST FILE A CLAIM TO PROTECT YOUR RIGHTS.
- LEHMAN BROTHERS INC. IS THE ONLY LEHMAN ENTITY THAT IS A DEBTOR IN THIS SIPA LIQUIDATION PROCEEDING. THIS CUSTOMER CLAIM FORM APPLIES ONLY TO LEHMAN BROTHERS INC. AND DOES NOT APPLY TO ANY OTHER LEHMAN ENTITY, INCLUDING ANY ENTITY IN A PROCEEDING UNDER CHAPTER 11 OF TITLE 11 OF THE UNITED STATES CODE.

This claim form must be completed electronically online at www.lehmantrustee.com or mailed promptly, together with supporting documentation, to the following:

If by first class mail:

Lehman Brothers Inc. Claims Processing c/o Epiq Bankruptcy Solutions, LLC P.O. Box 6389 Portland, OR 97228-6389

If by overnight mail:

Lehman Brothers Inc. Claims Processing c/o Epiq Bankruptcy Solutions, LLC 10300 SW Allen Blvd Beaverton, OR 97005

[THIS PAGE INTENTIONALLY LEFT BLANK]

08-13555-mg Doc 34614 Filed 01/25/13 Entered 02/14/13 09:01:25 Main Document Pg 30 of 40

1.	CL	AIN	I FOR MONEY BALANCES OR CASH AS OF	SEPTEMBER	R 19, 2008:
	a.	LE	I owes me a credit or cash in the amount of:		\$41538.46
	b.	Ιo	we LBI a debit or cash in the amount of:		\$
	c.	"Ja Bro	you wish to repay the debit balance listed in point be ert the amount you wish to repay and attach a check mes W. Giddens, Trustee for the SIPA Liquidation others Inc." If you wish to make a payment, it must he this claim form.	payable to	\$_·
<b>2.</b>	CL	A IM	FOR SECURITIES AS OF SEPTEMBER 19, 2	008:	
	-		Please Do Not Claim Any Securities You Have	In Your Poss	ession
			•	YES (Circle	NO Y or N)
		a.	LBI owes me securities:	(P)	N
		b.	I owe LBI securities:	Y	N
		c.	If yes to either, please list below (or in additional pages as necessary):		
				Numbe Face An	er of Shares or mount of Bonds
Tı	ade D ransa m/dd/	ction		LBI Owes 1 (Long)	Me I Owe LBI (Short)
			Brothers Holdings Inc. as termina	<del></del>	
			and Dividend Reinvestment Plan		
	<del></del>		administered by: BNY Mellon 1800	-824-570	7
			the source; bonus RSU stock award		
If ac	dditio	onal oove	space is needed, attach additional pages providing	the information	on in the exact

[THIS PAGE INTENTIONALLY LEFT BLANK]

3.	COMMOD	ITY	<b>FUTURES</b>	<b>CLAIMS</b>
----	--------	-----	----------------	---------------

	<u>YES</u>	<u>NO</u>
Do you have a claim based on a service it.	(Circ	le Y or N)
Do you have a claim based on a commodity futures account?	Y	(N)
If the answer to the above question is "yes," please state the basis for your claim below, attaching additional pages and necessary:	amount, supportin	and explain the g documents as
Amount of Claim:		
Basis for Claim:		
		, , , , , , , , , , , , , , , , , , , ,

## WHEN COMPLETING SECTIONS 1 THROUGH 3 PLEASE KEEP IN MIND:

- If you cannot compute the amount of your claim, you may file an estimated claim. In that case, please indicate that your claim is an estimated claim.
- Proper documentation can speed the review, allowance, and satisfaction of your claim.
- Please enclose: copies of your last LBI account statement; purchase or sale confirmation slips; copies of checks that relate to the securities or cash you claim; and any other documentation or correspondence you believe will be of assistance in processing your claim.
- Please explain any differences between the securities or cash claimed and the cash balance and securities positions on your last account statement.
- If, at any time, you complained in writing about the handling of your account to any
  person or entity or regulatory authority, and the complaint relates to the cash and/or
  securities that you are now seeking, please be sure to provide with your claim copies of
  the complaint and all related correspondence, as well as copies of any replies that you
  received.

## PLEASE CIRCLE THE APPROPRIATE ANSWER FOR ITEMS 4 THROUGH 11.

NOTE: IF "Y" IS CIRCLED FOR ANY ITEM, PROVIDE A DETAILED EXPLANATION ON A SIGNED ATTACHMENT. IF SUFFICIENT DETAILS ARE NOT PROVIDED, THIS CLAIM FORM WILL BE RETURNED FOR YOUR COMPLETION.

YES

NO

4. Does your claim in any way relate to an entity other than Lehman Brothers Inc. (for example, Lehman Brothers Holdings Inc., or another Lehman subsidiary)?
5. Has there been any change in your account since September 19, 2008?

e depose tak kan mende

人名德格勒 网络第二军务员 使无效的形式

digasi sa kitokako di am

જેવાં તેવાલું હતું કરવા હતું પાત અનુવિત દાવત રાખવા છે. જે જેવા રાખવા

were we see that all the

[THIS PAĞE INTENTIONALLY LEFT BLANK]

30	3-13555-mg Doc 34614 Filed 01/25/13 Entered 02		Main Document
6.	Are you or were you a party to a repurchase or revers repurchase agreement, director, officer, partner shareholder, lender to, or capital contributor of LBI?	e <sup>r</sup> , (Ŷ)	N
7.	Are you related to, or do you have any business venture with, any of the persons specified in "6" above, or any employee or other person associated in any way with LBI If so, give name(s).	y	N
8.	Are or were you a person who, directly or indirectly and through agreement or otherwise, exercised or had the power to exercise a controlling influence over the management or policies of LBI?	e	(N)
9.	Is this claim being filed on behalf of a customer of a broke or dealer or bank? If so, provide documentation with respect to each customer on whose behalf you are claiming.	า	N
10.	Have you ever given any discretionary authority to any person to execute securities transactions with or through LBI on your behalf? Give names, addresses and phononumbers.	1	(N)
11.	Have you or any member of your family ever filed a claim under the Securities Investor Protection Act of 1970? If so give name of that broker.		(N)
Pleas the p	se list the full name, address, phone number, and email address reparation of this claim form:  Full name:		sting you in
	Address:		
	Phone number:		
	Email address:		
if mo	ore than one person is assisting you, attach additional pages xact format above.	providing the inf	ormation in
CON	S A VIOLATION OF FEDERAL LAW TO FILE A VICTION CAN RESULT IN A FINE OF UP TO \$50, JP TO FIVE YEARS OR BOTH.	FRAUDULEN' 000 OR IMPRIS	Г CLAIM. ONMENT
THE INFO	FOREGOING CLAIM IS TRUE AND ACCURATE TO DRMATION AND BELIEF.	THE BEST OF	MY
Date	1/27/69 Signature 200	belochausm	
	Signature		
If ov	wnership of the account is shared, all must sign above. Give e number, and extent of ownership on a signed separate sl	each owner's nan	ne, address, a personal

(If ownership of the account is shared, all must sign above. Give each owner's name, address, phone number, and extent of ownership on a signed separate sheet. If other than a personal account, e.g., corporate, trustee, custodian, etc., also state your capacity and authority. Please supply the trust agreement or other proof of authority.)

eventin i san beker jiha enjer gota ti iliji

akurtulkala liikulta on suuden tija teen kaaja ja keel Johanna tili oli kalenda kaan maan ka ka ka mise

o de la companya de la proposición de la companya Companya de la compa

o sentingen value of engage of a similar process, opinistic en half in position et al. (1995) of the engage of the senting of the engage of th

i describit de la comparte de la proposición de la comparte de la comparte de la comparte de la comparte de la El final de la comparte de la compa Takin Bilin Seria and Joseph Avenue at

No. Pojave v <del>plantina</del> v jedna linkom v voja ili vije rapravalivih i 

[THIS PAGE INTENTIONALLY LEFT BLANK]

UNITED STATES BANKRUPTCY COURT Southern District of New York		PROOF OF CLAIM
Name of Debtor: Lehman Brothers, Inc.	Case Number 08-0142	O (JMP) SIPA
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement administrative expense may be filed pursuant to 11 U.S.C. § 503.	of the case. A r	equest for payment of an
Name of Creditor (the person or other entity to whom the debtor owes money or property):  ZARKO CVETANOVIC		s box to indicate that this ends a previously filed
Name and address where notices should be sent:  1000019853 LBI 12/1/2008 *78000000905*  CVETANOVIC, ZARKO	claim.	n Number:
53 HIGHIFIELD RD  Felephone number: BLOOMFIELD NJ 07003	Filed on:	
Name and address where payment should be sent (if different from above):  Telephone number: 973-320-4533 732-673-7287 (( )	anyone el relating to statement	s box if you are aware that se has filed a proof of claim your claim. Attach copy of giving particulars.
Telephone number: 973-320-4533 732-673-7287 (C) 212-272-1048 (W)  1. Amount of Claim as of Date Case Filed: \$ 41538,46	or trustee	s box if you are the debtor in this case.
If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4.	Priority using port	of Claim Entitled to under 11 U.S.C. §507(a). If ion of your claim falls in e following categories, box and state the
ef all or part of your claim is entitled to priority, complete item 5.	amount.	
! Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		riority of the claim.
2. Basis for Claim: Severance pay (16we) + 2wkvacation (See instruction #2 on reverse side.) 3. Last four digits of any number by which creditor identifies debtor:	11 U.S.C.	support obligations under §507(a)(1)(A) or (a)(1)(B).
3a. Debtor may have scheduled account as:  (See instruction #3a on reverse side.)  4. Secured Claim (See instruction #4 on reverse side.)  Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested	Wages, salaries, or commissions to \$10,950*) earned within 180 of before filing of the bankruptcy petition or cessation of the debto business, whichever is earlier − 1 U.S.C. §507 (a)(4).	
information.  Nature of property or right of setoff:   Real Estate   Motor Vehicle   Other  Describe:	plan 11	ons to an employee benefit U.S.C. §507 (a)(5).
Value of Property:S Annual Interest Rate%  Amount of arrearage and other charges as of time case filed included in secured claim,	purchase, or service	125* of deposits toward lease, or rental of property s for personal, family, or luse – 11 U.S.C. §507
if any: \$ Basis for perfection:	(a)(7).	_
Amount of Secured Claim: \$ Amount Unsecured: \$		penalties owed to ntal units – 11 U.S.C. §507
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.  7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements.  You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See definition of "redacted" on reverse side.)	of 11 U.S	necify applicable paragraph .C. §507 (a)().  It entitled to priority:
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.	*Amounts are	subject to adjustment on ery 3 years thereafter with
the documents are not available, please explain:	respect to cas the date of ad	ies commenced on or after ljustment. FOR COURT USE ONLY
Date: 127/129 Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the crother person authorized to file this claim and state address and telephone number if different from the address above. Attach copy of power of attorney, if any.  Faules Cocker 2001	editor or he notice	FOR COURT USE ONLY
Facleolocticon Zarko Cvetanovic	]	

B 10 (Official Form 10) (12/07) - Cont.

## INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

#### Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's name, and the bankruptcy case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is located at the top of the notice.

#### Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

#### 1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the Bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

#### 2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card.

## 3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

#### 3a. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

#### 4. Secured Claim:

Check the appropriate box and provide the requested information if the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) State the type and the value of property that secures the claim, attach copies of lien documentation, and state annual interest rate and the amount past due on the claim as of the date of the bankruptcy filing.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. §507(a). If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

#### 6. Credits

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

#### 7. Documents:

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also attach a summary You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary. FRBP 3001(c) and (d). Do not send original documents, as attachments may be destroyed after scanning.

#### Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2), authorizes courts to establish local rules specifying what constitutes a signature. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

#### DEFINITIONS

#### Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

#### Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

#### Clain

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

#### **Proof of Claim**

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

#### Secured Claim Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car.

A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

## Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C. §507(a) Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

#### Reducte

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor should redact and use only the last four digits of any social-security, individual's taxidentification, or financial-account number, all but the initials of a minor's name and only the year of any person's date of birth.

#### **Evidence of Perfection**

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

#### \_INFORMATION\_

Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system (<a href="https://www.pacer.psc.uscourts.gov">www.pacer.psc.uscourts.gov</a>) for a small fee to view your filed proof of claim.

#### Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

walki lami katin da Palada

[THIS PAGE INTENTIONALLY LEFT BLANK]

If you would like to file a claim online please go to www.lehmantrustee.com and select the link for the online claim form. You will need the tracking number and mail id listed below to complete your claim online.

Tracking No: 13189; Mail ID: 905

CVETANOVIC, ZARKO 53 HIGHFIELD RD BLOOMFIELD NJ 07003

Department: 26246-Info Mgnt - Products/Pric

70 Hudson Street - 9th Floor

## 08-13555-mg Doc 34614 Filed 01/25/13

Entered 02/14/13 09:01:25

Main Document

BW3-BiWeekly Exempt Employees

Business Unit: IT Advice #: 4300966 Advice Date: 09/19/2008

Lehman Brothers Inc.

745 Seventh Avenue New York, NY 10019-6801 Pg 40 Po F C400:

Pay Begin Date: 09/07/2008 Pay End Date: 09/20/2008

Zarko Cvetanovic 53 Highfield Rd Bloomfield, NJ 07003

Location:

Employee ID: 10204052

LBI BW3 IT 70HUDSON09 4300966

Zarko Cvetanovic 53 Highfield Rd Bloomfield, NJ 07003

TAX DATA:	Federal	NJ State
Marital Status:	Single	Single
Allowances:	2	2
Addl. Pct.:		
Addl. Amt.:		

Description   Begin Date   End Date   Rate   Hours   Earnings   Hours   Earnings   Earnings   Description   Current   TReg Salary   57.692308   80.00   4.615.38   1.520.00   87.692.22   Federal Tax   910.49   17.970.3	SSN:	XXX-XX-6154		AND EARN	INGS				TAXES		
Description			110014			Ү	TD		razux		
Reg Salary	Description	Begin Date	End Date					3350	Description	Current	YTD
Total:   4,615.38   108.218.23   Total:   1,363.78   20,741.	Reg Salary		and the second section is	57.692308	80.00 4,615.38	1,520.00	87,692.2	22	Federal Tax	910.49	17,97935
NV Ool Dis/EE	3onus 2007				0.00		20,526.0	01	Medicare Tax	64.14	1,505.65
NJ Unempl EE	07 RSU Bon				0.00		5,473.9	99	Social Security Tax	160.29	6,324.00
NJ NJ HCSF										0.00	66.01
Total:   4.615.38   108.218.23   Total:   1.363.78   30.741.15										0.00	105.95
Total:   4.615.38   108.218.23   Total:   1,363.78   30.741.1											0.00
Total:	2114	11 145 1 1 1 1 1 1 1 1	depolitate (in	Printly received	tentania, st						6.93
Total:   4,615.38   108.218.23   Total:   1,363.78   30.741.7     BEFORE-TAX DEDUCTIONS   AFTER-TAX DEDUCTIONS   Description   Current   YTD   Description   Description   Description   Description   Current   YTD   Description   Description   Current   YTD   Description   Description											4.85
Description   Current   YTD   Description   Description   Current   YTD   Description   Description   Current   YTD   Description   Current   YTD   Description											
Description   Current   YTD   Description   Current   YTD   Description   Current   YTD   Pre-Tax Medical   44.00   792.00   Supple LTD Ins   13.20   245.88   Basic Life Ins-MetLif*   5.75   103.5     Pre-Tax Dental   4.00   72.00   TMA/MassTransit ~ AftTx   0.00   80.00     TDSP 401(k)   0.00   15,500.00     FSA Healthcare   150.00   2,700.00     TMA/MassTransit ~ PreTx   0.00   920.00     TMA/MassTransit ~ PreTx   0.00   19,984.00   Total:   13.20   325.88   * Taxable   0.00   0.00     Total:   198.00   19,984.00   Total:   13.20   325.88   * Total: Deductions   NET Pa     Current:   4,615.38   4,423.13   1,363.78   211.20   3,040.4											
Pre-Tax Medical         44.00         792.00         Supple LTD Ins         13.20         245.88         Basic Life Ins-MetLif*         5.75         103.5           Pre-Tax Dental         4.00         72.00         TMA/MassTransit ~ AftTx         0.00         80.00         80.00         FSA Healthcare         150.00         2,700.00         2,700.00         TMA/MassTransit ~ PreTx         0.00         920.00         920.00         FSA Healthcare         150.00         920.00         TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         * Taxable         0.00	Total:	EPODE TAX	AEDHICTIONS			AX-TAUDHICTIC		23			30,741.13
Pre-Tax Dental         4.00         72.00         TMA/MassTransit ~ AftTx         0.00         80.00           TDSP 401(k)         0.00         15,500.00         FSA Healthcare         150.00         2,700.00           TMA/MassTransit ~ PreTx         0.00         920.00         920.00           Total:         198.00         19,984.00         Total:         13.20         325.88         * Taxable         0.00         0.0           TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Bl	EFORE-TAX I		YTD	AFTER-T		INS		TAXA	BLE BENEFITS	
FSA Healthcare 150.00 2,700.00 TMA/MassTransit ~ PreTx 0.00 920.00	B) Description		Current		AFTER-T Description	Curre	ONS ent	YTD	TAXA Description	BLE BENEFITS Current	
Total:         198.00         19.984.00         Total:         13.20         325.88         * Taxable         0.00         0.0           TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi	ical	Current 44.00	792.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
Total: 198.00 19.984.00 Total: 13.20 325.88 *Taxable 0.00 0.0  TOTAL GROSS FED TAXABLE GROSS TOTAL TAXES TOTAL DEDUCTIONS NET PA  Current: 4,615.38 4,423.13 1,363.78 211.20 3,040.4	Description Pre-Tax Medi Pre-Tax Denta	ical al	Current 44.00 4.00	792.00 72.00 15,500.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED:TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED:TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
TOTAL GROSS         FED TAXABLE GROSS         TOTAL TAXES         TOTAL DEDUCTIONS         NET PA           Current:         4,615.38         4,423.13         1,363.78         211.20         3,040.4	Description Pre-Tax Medi Pre-Tax Denta TDSP 401(k) FSA Healthca	ical al	Current 44.00 4.00 0.00 150.00	792.00 72.00 15,500.00 2,700.00	AFTER-F Description Supple LTD Ins	Curre 13	ONS ent 20	YTD 245.88	TAXA Description	BLE BENEFITS Current	t YTD
Current: 4,615.38 4,423.13 1,363.78 211.20 3,040.4	Bi Description Pre-Tax Medi Pre-Tax Dent TDSP 401(k) FSA Healthca TMA/MassTr	ical al	Current 44.00 4.00 0.00 150.00 0.00	792.00 72.00 15,500.00 2,700.00 920.00	AFTER-T Description Supple LTD Ins TMA/MassTransit ~ AftT	Curre 13 x 0	DNS ent 20 .00	YTD 245.88 80.00	TAXA  Description  Basic Life Ins-MetLif*	BLE BENEFITS  Current  5.75	t YTD 103.50
	Bi Description Pre-Tax Medi Pre-Tax Dent TDSP 401(k) FSA Healthca TMA/MassTr	ical al are ansit ~ PreTx	Current 44.00 4.00 0.00 150.00 0.00	792.00 72.00 15,500.00 2,700.00 920.00	AFTER-T Description Supple LTD Ins TMA/MassTransit ~ AftT	Curre 13 x 0	DNS ent 20 .00	YTD 245.88 80.00	TAXAI Description Basic Life Ins-MetLif*  * Taxable	BLE BENEFITS Current 5.75  0.00	1 YTD 103.50
00.337.73	Description Pre-Tax Medi Pre-Tax Dent: TDSP 401(k) FSA Healthca TMA/MassTr.	ical al are ansit ~ PreTx	Current 44.00 4.00 0.00 150.00 0.00	792.00 72.00 15,500.00 2,700.00 920.00	AFTER-T Description Supple LTD Ins TMA/MassTransit ~ AftT  Total:  TAXABLE GROSS	Curre 13 x 0	20 20 20 20 20 20	YTD 245.88 80.00	TAXA  Description  Basic Life Ins-MetLif*  * Taxable  TOTAL DEDUCTIONS	BLE BENEFITS Current 5.75  0.00	t YTD 103.50

MESSAGE:

Advice #000000004300966 3,040.40

## LEHMAN BROTHERS

Lehman Brothers Inc. 745 Seventh Avenue New York, NY 10019-6801 Date 09/19/2008 Advice No. 4300966

Deposit Amount: \$3,040.40

To The Account(s) Of

ZARKO CVETANOVIC 53 Highfield Rd

Bloomfield, NJ 07003

DIRECT DEPOSIT DISTRIBUTION Account Type Account Number Deposit Amount \$3,040.40 8102861473 Checking \$3,040.40 Total:

**NON-NEGOTIABLE**